PATENT COOPERATION TREATY

From the						
INTERNATIONAL SEARCHING AUTHORITY						
То:		T- ~				
Strom & Gulliksson IP AB		PCT PCT				
Wallenbergs gata 4						
583 35 Linköping	WI	UTTEN OPINION OF THE				
	INTERNAT	IONAL SEARCHING AUTHORITY				
		(PCT Rule 43bis.1)				
		(· · · · · · · · · · · · · · · · · · ·				
	<u> </u>					
	Date of mailing (day/month/year)	0 2 -07- 2004				
Applicant's or agent's file reference						
PL70073PC00	FOR FURTHER	FOR FURTHER ACTION				
		See paragraph 2 below				
l	nal filing date (day/month/year) . 2004	Priority date (day/month/year)				
		11.04.2003				
International Patent Classification (IPC) or both nat F16F9/34	ional classification and IPC					
		<u> </u>				
Applicant Strömsholmen AB et al						
stromsnormen AB et al						
1. This opinion contains indications relating to the	following:					
This opinion contains indications relating to the following items: Box No. I Basis of the opinion						
Box No. II Priority						
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
Box No. IV Lack of unity of invention						
Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial						
applicability; citations and explanations supporting such statement Box No. VI Certain documents cited						
Box No. VII Certain defects in the international application						
Box No. VIII Certain observations on the	international application					
2. FURTHER ACTION						
If a demand for international preliminary examina	ation is made this opinion will b	annuldlail to the same				
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be IPEA and the choose IPEA have the constant of the IPEA and the choose IPEA have the constant of the IPEA and the choose IPEA have the constant of the IPEA and the choose IPEA have the choose IPEA have the choose IPEA and the choose IPEA and the choose IPEA have the choose IPEA and the choose IPEA have the choose IPEA and the choose IPEA and the choose IPEA have the choose IPEA and th						
Authority other than this one to be IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.						
If this opinion is, as provided shove considered to be a written entities of the room of t						
IPEA a written reply together, where appropriate, with ameninents, before the expiration of 3 months from the date of						
mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further opinions, see Form PCT/ISA/220.						
opanous, see Point PC 1/13/4/22U.						
3. For further details, see notes to Form PCT/ISA/220.						
Name and mailing address of the ISA/SE Patent- och registreringsverket	Authorized officer					
30x 5055						
8-102 42 STOCKHOLM Facsimile No. +46 8 667 72 88		Annette Riedel / JA A				
Form PCT/(SA/227/2001-1-02/7	Telephone No. +46	8 782 25 00				

Facsimile No. +46 8 667 72 88
Form PCT/ISA/237 (cover sheet) (January 2004)

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/SE2004/000528

Box No. I	Basis of this opinion
	egard to the language, this opinion has been established on the basis of the international application in the language that was filed, unless otherwise indicated under this item. This opinion has been established on the basis of a translation from the control of the language.
	This opinion has been established on the basis of a translation from the original language into the following language, which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).
	gard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the invention, this opinion has been established on the basis of: of material
	a sequence listing
一	•
	table(s) related to the sequence listing
b. form	at of material
	in written format
	in computer readable form
c. time	of filing/furnishing
	contained in the international application as filed.
	filed together with the international application in computer readable form.
	furnished subsequently to this Authority for the purposes of search.
	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been ed or furnished, the required statements that the information in the subsequent or additional copies is identical to at in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4. Addition	al comments:

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/SE2004/000528

			ule 43 <i>bis.</i> 1(a)(i) with regard to novelty, inventive step or industrial splanations supporting such statement		
1.	Stateme	nt			
	Nove	lty (N)	Claims	1-10	YES
			Claims		NO
	Inventive step (IS)		Claims	1-10	YES
			Claims		NO
	Indus	strial applicability (IA)	Claims	1-10	YES
			Claims		NO NO

2. Citations and explanations:

The invention relates to a gas spring for a press tool, where channels connecting the two chambers in the cylinder solve the problem of reducing undesired generation of heat due to rapid stroke.

Documents cited in the International Search Report:

D1: WO 02079664 A1
D2: US 5070971 A
D3: US 4369864 A
D4: FR 359201 A
D5: EP 0798485 A3
D6: GB 686705 A
D7: US 6286640 B1
D8: US 3109520 A
D9: DE 3935159 A1
D10:US4775038 A

The cited documents represent the general state of the art. The invention defined in claims 1-10 is not disclosed by any of these documents.

The cited prior art does not give any indication that would lead a person skilled in the art to solving the given problem by means of the claimed gas spring. Therefore, the claimed invention is not obvious.

Accordingly, the invention defined in claims 1-10 possesses novelty and is considered to involve an inventive step. The industrial applicability is evident.